DE

TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No. 1059,00073

ADEMIS									
-	oplication of:	Chopp, et al. 10/075,715				-			
Filed:		02/13/2002							
For:	NITRIC OXIDI	E DONORS FO	OR INDUCING NE	EURO	GENESI:	s			
The owner, Henry Ford Health System of 100.00 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173 as shortened by any terminal disclaimer filed prior to the grant of any patent granted on pending second Application Number 10/018,201, filed on 04/02/2002. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon grantee, its successors or assigns.									
In mak applica of any in the e invalid 1.321,	ting the above detion that would expatent granted of event that any suby a court of cours all claims of has all claims of	lisclaimer, the extend to the end to the second ich granted parties propered by a cancelled by a	e owner does not expiration date of t application, as sh atent: expires for ediction, is statuto	disclate ful ortender failure	aim the to I statutory ed by any e to pay a sclaimed ate, is re	erminal pa y term as o y terminal maintena in whole issued, or	ort of any prodefined in 3 disclaimer nce fee, is or terminal in any ma	patent granted on the instances 35 U.S.C. 154 to 156 and 17 filed prior to the patent grancheld unenforceable, is four ly disclaimed under 37 CF anner terminated prior to the	
Check either box 1 or 2, if appropriate.									
1.			ehalf of an organ signed is empower					ship, university, government on.	
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful statements may jeopardize the validity of the application or any patent issued thereon.									
2.		signed is an a	ttorney of record.						
3.	Owner/applican	it is	Small entity	\boxtimes	Large en	tity			
The	• •		37 CFR 1.20(d) is		\$130.	.00	and is to	be paid as follows:	
\boxtimes	A check in the ar	mount of the f	ee is enclosed.				_		
	The Director is h		zed to charge any 11-1449	fees v	which ma	y be requi	red, or cred	lit any overpayment,	
	Payment by cred	it card. Form	PTO-2038 is attac	hed.					
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PTO su	uggested wording	g for terminal	disclaimer was						
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	1	<u> </u>)	_		Dated:	Decem	ber 29 2005	
		Signature				I hereby	certify that	this correspondence is being	

Name and Address of Person Signing

Amy E. Rinaldo

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I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)] on

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Marie M. Lally

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